©2:28 PM

In the United States Patent and Trademark Office

In re Patent Application:

Bob Stern (voice 650 365-4880)

Serial No.: 09/542,625

Confirmation No.: 5789

Filing Date: April 4, 2000

Inventors: Mark E. TUTTLE et al.

Title: Method of Manufacturing an Enclosed Transceiver

Examiner: Mayes, M.

Group Art Unit: 1734

Attorney docket: 91-579.10

CERTIFICATE OF TRANSMISSION: I certify that this correspondence is being facsimile transmitted to the US Patent & Trademark Office, fax no. (703) 872-9311, on the date entered below.

December 13, 2001

Box ISSUE FEE Commissioner for Patents Washington, D.C. 20231

INTERVIEW SUMMARY

OF FICIAL OLD TOO TED An interview by telephone was held on November 14, 2001, between the undersigned for Applicant and Richard Crispino, Supervisory Primary Examiner.

The substance of the interview was that the undersigned argued that the final rejection was premature and improper for the reasons stated in Applicant's Second Amendment After Final Rejection mailed 10/2/01 (page 3, first two paragraphs), and that Applicant therefore was entitled to entry of the two amendments filed after the final rejection. Examiner Crispino agreed to withdraw the finality of the rejection and enter the two amendments mailed by Applicant on 10/2/01.

No specific claims were discussed, and no prior art was discussed.

Respectfully submitted,

Robert J. Stern Attorney for Applicant Registration no. 29,703

Tel. (650) 365-4880